

I. N. L. & T. Local Time Card.
Mail and Express going East..... 9:50 a.m.
" " West..... 11:25 a.m.
Express " " West..... 9:55 a.m.
Express " " West..... 9:55 p.m.
Mixed " " East..... 11:25 a.m.
" " West..... 9:55 a.m.

TO OUR CORRESPONDENTS.
Get the news and get off the news and nothing but the news — from Danas's Celebrated Maxims in Journalism.

DEMOCRATIC TICKET.

For County Judge, Theo. A. Jackson.
For County Attorney, Judge Milton Board.
For County Clerk, J. E. Monroe.
For Sheriff, J. S. Dernett.
For County Sagt of Schools, Jas. W. Miller.
For Jailer, John Stetson.
For County Assessor, Leo Coshman.
For County Surveyor, F. M. C. Judy.
For Coroner, W. R. Pendleton.

HO! THERE, BRO. PATTERSON.

You seem to doubt our inclination to join hands with you on Free Trade v. Protective Tariff. While advocating absolute free trade is something of a departure from the principle of Democracy, yet it is located at the present day, we will assure you, that we are not far from the honor you a little. It is an argument you are after, and unless we accommodate you, you will continue to crow and flap your wings until you rip your lungs and beat holes in your sides that a hog could crawl into. Now, you are a good citizen and have no desire to see us go off in a paroxysm of exultation due to a press agent's report that the Southern boys had dethroned the Elites of the North. Then, in order to give you an opportunity to make your mark in the world as a farce agitator, we will cite a few lines of historical facts and then deduce two questions which we will expect you to answer to the next letter of popular enlightenment. In 1870 Chicago was almost totally destroyed by fire, and the majority of Congress building material was admitted to that city free of duty and Chicago sprang from her ashes like eagle, and was soon one of the leading cities in the United States. Now, according to your theory, Chicago could have sprung from her ashes better under a protective tariff than under free trade, and the history of Chicago proves it. Why did they admit building material to Chicago free of duty? You are compelled to say that it was for the good of Chicago. And if it was a good thing for the citizens of Chicago at that time, why it is not the same to-day for every man that had anything to build upon from a yard fence up to a mansion? In any event, we will do our best to show that a protective tariff would have been better for Chicago than free material, at the time of their disaster. And if it was a good thing for Chicago, who not for every farm, mechanic, etc., in the United States? Answer these two questions if you can, and make your answer in favor of protection; if you do not, you do not deserve the Republican nomination. We have done our duty, we will guarantee that you will be the next Republican nominee from this district for Congress.

Within less than one hundred miles of Elizabethtown and within the boundary of the State of Kentucky two of the greatest Americans of all time have died; they were Abraham Lincoln and Jefferson Davis, and now that they are both dead perhaps the country can do justice to the memory of each. The North worships the memory of Lincoln and the South has bent its knee at the name of Davis, but now burying in the grave with the two great leaders of the South, fallen and engaged again, each in the grave, reburies the last remains of this great Union sinner, the unselfish devotion of men to principle, their genuine sense of statesmanship their bravery and their unquestioned integrity?

Count the North weave a chapter of roses o' the grave of Davis and the South plant the violet on the tomb of Lincoln? Those men who knew them best, they saw them, loved them, who knew them best. They were both Kentuckians and Kentuckians their mother should love and cherish the memory of each, be proud of their achievements and distinction so that an impartial pen shall write their history the flag under which they marched will be overshadowed by the greatness of the men — Elizabethtown News.

On the motion of the L. H. & W. railroad directors against W. V. McCracken & Company to have reinstated their injunction, that was lately decided before Judge Toney of the Louisville Law and Equity Court, Judge Pryor, of the Court of Appeals, in his decision said that the action of Judge Toney in charging the injunction was absolutely void, and that the election held by Mr. McCracken & Company to his opinion was likewise void. This puts the directors in a state of confusion, and indicates that Judge Toney is not the best authority on the question of injunctions and the law of corporations.

The Grand Army of the Republic, as a body declined to take any part in the funeral services of Jefferson Davis, and yet the G. A. R. is thought by some people to be a too-patriotic, white-winged sort of an organization.

Now at Owensboro a wife, aged 61, has brought suit against her husband and 21 for divorce. The old lady was tired of him, and why didn't she spank him and send him back to his hammock?

The death of Jefferson Davis lesson but three members of the Confederate Cabinet now living — Senator Reagan, of Georgia; Thos. H. Watt, of Alabama, and George E. Davis, of North Carolina.

The Crook trial at Chicago is steadily drawing to a close.

Holiday == Announcement

For the next five weeks we expect to offer at prices as low as the lowest, an immense line of goods to the people of this city and vicinity, and we hereby extend to One and All a cordial invitation to visit our

Mammoth Stores,

whether they wish to purchase or not. Cash will tell, and you will find that our price is small profits and good Goods, in fact we wish to please one and all. Read our advertisement in the next five columns, and judge for yourself, after seeing the goods, if we cannot please you.

F. N. D'HUY.

The year 1889 will be remembered as one of many disasters.

Ron. W. McFarland, a bright young lawyer of Owensboro fell down a staircase of the Southern Hotel in that city while in an intoxicated condition last Monday and was killed.

Miss Matilda Coleman prints her vocabulary in the paper. She has conducted the paper two or three years as editor and proprietor and has left the paper to Mr. J. D. Richardson, of Owensboro, who takes immediate charge of the *Owensboro Messenger*.

The Messenger is not alone in grief.

The New Mammoth Clothing House, Louisville, threw open its doors to the Press and the public in general last Wednesday and Thursday. It is one of the handsomest and most complete establishments of its kind in the city, and a splendid monument to the business enterprise and puissance of its founders, Messrs. Kleinbaum & Simonson. The gentlemen bear the best wishes of the News for their continued prosperity.

A man who has practiced medicine for 40 years, ought to know salt from sugar; read what he says:

TOLDO, O., Jan. 10, 1887.

Messrs. F. J. Cheney & Co.—Gentlemen: I have been in the general practice of medicine for more than 40 years, and would say that I have never seen a man of experience never seen a preparation that I could prescribe with as much confidence as success as I can. Half a Cataract Cure, manufactured by you. Have prescribed it a great many times and it effects a wonderful and would say in conclusion that I have yet to find a case of Cataract that I would not cure, if they would take it once.

The application let me to the court house last Monday and failed to make any noise whatever. The court was adjourned and I waited for a week to see if there was any change in the case for re-conviction.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

Mr. H. H. H. has filed a motion for a new trial.

